## 1UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

TRUSTEES OF THE PIPEFITTERS LOCAL	)
537 PENSION FUND, ANNUITY FUND and	)
HEALTH & WELFARE FUND	)
Plaintiffs, v.	) ) ) C.A. No. 05-11785-PBS
ALLIED AIR-CONDITIONING, INC.	)
Defendant.	)
	)

## REQUEST FOR ADDITIONAL TIME TO FILE MOTION FOR DEFAULT JUDGMENT

Plaintiffs are presently preparing an affidavit of damages to support a motion for entry of a default judgment, but require additional time to prepare the calculation of damages.

Accordingly, plaintiffs respectfully request that their time to file a motion be extended to December 19, 2005

Dated: November 29, 2005 Respectfully submitted,

Christopher N. Souris BBO #556343 KRAKOW & SOURIS, LLC 225 Friend Street Boston, MA 02114 (617) 723-8440

/s/ Christopher N. Souris
Attorney for plaintiffs

## **CERTIFICATE OF SERVICE**

I, Christopher N. Souris, hereby certify that I caused a copy of the foregoing to be mailed this date to Allied Air Conditioning, Inc , 86 Summer Street, Haverhill, MA 01830.

/s/ Christopher N. Souris
Christopher N. Souris